Don Jany

Amondment to H.R. 889, As Reported

Offered By Mr. Young of Alaska

"Add at the end of title IV the following:

SEC. ___. ELIGIBILITY TO PARTICIPATE IN WESTERN ALASKA COMMUNITY DEVELOPMENT QUOTA PROGRAM.

- (a) TREATMENT OF SECRETARY APPROVAL.—
 - (1) IN GENERAL.—Approval by the Secretary of Commerce of a community development plan, or an amendment thereof, shall not be considered a major Federal action for purposes of section 102(2) of the Public Law 91-190 (42 U.S.C. 4332(2)).
- (2) DEFINITION.— (A) In this subsection, the term "community development plan" means a plan, prepared by a community development quota group for the western Alaska community development quota program under section 305(i) of the Magnuson-Stevens Fishery Conservation and Management Act (16 U.S.C. 1855(i)), that describes how the group intends to—
 - (i) harvest its share of fishery resources allocated to the program; and
 - (ii) use the harvest opportunity, and any revenue derived from such use, to assist communities that are members of the group with projects to advance economic development.
 - (B) In this subsection, no plan that allocates fishery resources to the western Alaska community development quota program under section 305(i) of the Magnuson-Stevens Fishery Conservation and Management Act (16 U.S.C. 1855(i)) is a "community development plan".